

NO. 7:15-CR-69-FL(1)

UNITED STATES OF AMERIC	)
vs.	INDICTMENT
RICHARD RYAN SPEELMAN	)

The Grand Jury charges that:

## COUNTS ONE THROUGH TEN

(Receipt of Child Pornography)

Beginning at a time unknown and ending on or about February 2, 2015, in the Eastern District of North Carolina, RICHARD RYAN SPEELMAN, the defendant herein, did knowingly receive the following visual depictions, that is, digital and computer images in files that had been mailed, shipped and transported in interstate and foreign commerce by any means, including by computer:

Count	Date	File Name
1	11/15/08	Kids box-(Asian lolita)0708- Cambodian Girl (11yo)fucks 10yo girl and man(excellent,PTHC).mpg
2	12/09/08	!!!New 2006!!!(PTHC)Dad Cum In Daughter's Pussy(4yo)pedo Kleuterkutje.avi
3	01/28/09	(PTHC)Amy Mg 8yo(Kgirl).mpg
4	05/06/09	Faith Lightspeed[R@ygold PTHC Hussyfan kingpass]3 Russian 12yo girls playing strip poker(1).mpg

5	05/12/09	(pthc) Asian 8yo gets fondled, cummed on, cherry busted by huge vibrater, while sobbing.mpg
6	06/24/10	(Pthc)!!!new 0608!!! 12yo fk part2.mpg
7	07/29/10	(pthc)father with 8yo daughter 11yo son.mpg
8	08/26/10	(Pthc pedo) family study 3yo.mpg
9	11/28/14	Toddler daughter fuck 2.avi
10	02/01/15	!new!(pthc)tara 8yr-tara x chocho.wmv

The productions of the foregoing visual depictions involved the use of a minor engaging in sexually explicit conduct and were depictions of such conduct. Each entry in the above table constituting a separate violation of Title 18, United States Code, Section 2252(a)(2).

## COUNT ELEVEN

(Possession of Child Pornography)

On or about February 2, 2015, in the Eastern District of North Carolina, RICHARD RYAN SPEELMAN, the defendant herein, did knowingly possess one or more matters, that is, computer hard drives and computer media containing digital and computer images and videos, the production of which involved the use of one or more minors engaging in sexually explicit conduct, and which images visually depicted such conduct. The images and videos had been mailed, shipped and transported in interstate and foreign commerce and by use of means and facilities of interstate commerce, i.e., the Internet, and were

produced using materials which had been mailed, shipped, or transported in interstate and foreign commerce, by any means including by computer, all in violation of Title 18, United States Code, Section 2252(a)(4)(B).

## FORFEITURE ALLEGATION

If convicted of one or more of the offenses set forth in Counts

One through Eleven above, RICHARD RYAN SPEELMAN, the defendant herein, shall forfeit to the United States —

- (1) any visual depiction or book, magazine, periodical, film, videotape, or other matter which contains any such visual depiction, which was produced, transported, mailed, shipped or received in violation of the offense(s);
- (2) any property, real or personal, constituting or traceable to gross profits or other proceeds obtained from the offense(s); and
- (3) any property, real or personal, used or intended to be used to commit or to promote the commission of such offense(s)
  - all pursuant to Title 18, United States Code, Section 2253(a).
    The forfeitable property includes, but is not limited to:
  - 1. Samsung Tablet (R62B618436D)
  - 2. HP desktop computer (CNX9250V8R)
  - 3. HP desktop computer (MXX123067T)
  - EMACHINES desktop computer
  - 5. Compaq laptop computer
  - 6. HP laptop computer

If any of the above-described forfeitable property, as a result of any act or omission of the defendant --

- (1) cannot be located upon the exercise of due diligence;
- (2) has been transferred or sold to, or deposited with, a third person;
- (3) has been placed beyond the jurisdiction of the court;
- (4) has been substantially diminished in value; or
- (5) has been commingled with other property which cannot be subdivided without difficulty; it is the intent of the United States, pursuant to Title 18, United States Code, Sections 2253 or 1467, whichever may be applicable, to seek forfeiture of any other property of said defendant up to the value of the above forfeitable property.

A TRUE BILL
REDACTED VERSION

Pursuant to the E-Government Act and the federal rules, the unredacted version of this document has been filed under seal.

Foreperson

Date:

THOMAS G. WALKER

United States Attorney

BY: CARRIE RANDA

Assistant United States Attorney

Criminal Division